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STATE OF WISCONSIN BEFORE THE PHARMACY EXAMINING BOARD

IN THE MATTER OF DISCIPLINARY PROCEEDINGS AGAINST

FINAL DECISION AND ORDER

BRENDA L. JACOBS, R.PH. RESPONDENT.

95 PHM 30

The parties to this action for the purposes of §227.53, Wis. Stats., are:

Brenda L. Jacobs, R.Ph. 2983 Holborn Circle Madison, WI 53704

Wisconsin Pharmacy Examining Board P.O. Box 8935 Madison, WI 53708-8935

Department of Regulation and Licensing Division of Enforcement P.O. Box 8935 Madison, WI 53708-8935

The parties in this matter agree to the terms and conditions of the attached Stipulation as the final decision of this matter, subject to the approval of the Board. The Board has reviewed this Stipulation and considers it acceptable.

Accordingly, the Board in this matter adopts the attached Stipulation and makes the following:

FINDINGS OF FACT

- 1. Respondent Brenda L. Jacobs (dob 4/17/64) is and was at all times relevant to the facts set forth herein a registered pharmacist licensed in the State of Wisconsin pursuant to license #11159, originally granted on 12/21/88.
- 2. The Respondent did, on 2/7/93, create for herself what purported to be a transferred prescription record for oral contraceptives at the pharmacy where she was employed. In fact, the prescription was not transferred from another pharmacy pursuant to § Phar 7.05(3), Wis. Adm. Code, nor was it separately authorized by a prescriber (although respondent had been prescribed this medication one year before and had been filled at another pharmacy, and the prescription could have been lawfully transferred for one more refill). Respondent dispensed the medication to herself and refilled the purported prescription on a total of 6 occasions between then and 8/13/93.
- 3. On 9/28/93, respondent created for herself a prescription record for the same oral contraceptive which was not authorized by a prescriber, and dispensed this medication to herself and refilled it on 6/18/93.
- 4. Respondent then transferred to a different pharmacy, and on 8/13/93 created a new prescription record for this same medication which was not authorized by a prescriber, which she dispensed to herself.

- 5. On 9/28/93, respondent created a new prescription record for a different oral contraceptive, which was not authorized by a prescriber, and dispensed this medication to herself. She refilled this prescription for herself on 3 subsequent occasions, thorugh 1/28/94.
- 6. On 1/11/95, respondent created a new prescription record for the same oral contraceptive, which was not authorized by a prescriber, and dispensed this medication to herself.
- 7. On 2/12/95, respondent created a new prescription record for the same oral contraceptive, which was not authorized by a prescriber, and dispensed this medication to herself. She subsequently refilled this prescription for herself on three occasions through 3/31/95.

CONCLUSIONS OF LAW

- 8. The Wisconsin Pharmacy Examining Board has jurisdiction to act in this matter pursuant to §450.10, Wis. Stats. and is authorized to enter into the attached Stipulation pursuant to §227.44(5), Wis. Stats.
- 9. The conduct described in paragraphs 2-7, above, violated §450.11(1), Stats., and § Phar 10.03(1) and (5), Wis. Adm. Code. Such conduct constitutes unprofessional conduct within the meaning of the Code and statutes.

ORDER

NOW, THEREFORE, IT IS HEREBY ORDERED, that the attached Stipulation is accepted.

IT IS FURTHER ORDERED, that Brenda L. Jacobs, R.Ph., is REPRIMANDED for her unprofessional conduct in this matter.

IT IS FURTHER ORDERED, that the license to practice pharmacy of respondent is LIMITED in the following respects:

Respondent shall not be responsible for any step described in § Phar 7.01(1), Wis. Adm. Code, with respect to any prescription drug or device for herself or any member of her immediate family. Respondent may receive a written prescription from her own prescribing health care provider, and provide that prescription to another licensed pharmacist for dispensing.

IT IS FURTHER ORDERED, that respondent shall pay COSTS in this matter in the amount of \$550, within 45 days of this order.

IT IS FURTHER ORDERED, that pursuant to §227.51(3), Wis. Stats., and ch. RL 6, Wis. Adm. Code, if the Board determines that there is probable cause to believe that respondent has violated any term of this Final Decision and Order, the Board may order that the license of respondent be summarily suspended pending investigation of the alleged violation.

Dated this 100.30, 1995.

WISCONSIN PHARMACY EXAMINING BOARD

by:

a member of the board∕

akt 243

STATE OF WISCONSIN BEFORE THE PHARMACY EXAMINING BOARD IN THE MATTER OF DISCIPLINARY

PROCEEDINGS AGAINST BRENDA L. JACOBS, R.PH.,

STIPULATION 95 PHM 30

RESPONDENT.

It is hereby stipulated between the above Respondent and the undersigned prosecuting attorney for the Division of Enforcement of the Department of Regulation and Licensing, as follows:

- 1. This Stipulation is entered into as a result of a pending investigation of licensure of Respondent by the Division of Enforcement. Respondent consents to the resolution of this investigation by agreement and without the issuance of a formal complaint.
- 2. Respondent understands that by signing this Stipulation, respondent waives the following rights with respect to disciplinary proceedings: the right to a statement of the allegations against respondent; a right to a hearing at which time the State has the burden of proving those allegations; the right to confront and cross-examine the witnesses against respondent; the right to call witnesses on respondent's behalf and to compel attendance of witnesses by subpoena; the right to testify personally; the right to file objections to any proposed decision and to present briefs or oral arguments to the officials who are to render the final decision; the right to petition for rehearing; and all other applicable rights afforded to respondent under the United States Constitution, the Wisconsin Constitution, the Wisconsin Statutes, and the Wisconsin Administrative Code.
- 3. Respondent is aware of respondent's right to seek legal representation and has obtained legal advice before signing this Stipulation.
- 4. Respondent denies that she created any prescription record inappropriately, and asserts that she had prescriber approval for the prescriptions. There is no documentation in the prescriber's records of such approval. In the light of this, and solely to settle this matter without the expenses and uncertainties of litigation, respondent agrees to the adoption of the attached Final Decision and Order by the Board. The parties consent to the entry of the attached Final Decision and Order without further notice, pleading, appearance or consent of the parties. Respondent waives all rights to any appeal of the Board's order, if adopted in the form as attached.
- 5. If the terms of this Stipulation are not acceptable to the Board, the parties shall not be bound by the contents of this Stipulation or the proposed Final Decision and Order, and the matter shall be returned to the Division of Enforcement for further proceedings. In the event that this Stipulation is not accepted by the Board, the parties agree not to contend that the Board has been prejudiced or biased in any manner by the consideration of this attempted resolution.
- 6. The parties agree that an attorney for the Division of Enforcement may appear before the Board, in open or closed session, without the presence of Respondent or Respondent's attorney, for the purposes of speaking in support of this agreement and answering questions that the members of the Board and its staff may have in connection with their deliberations on the case.

Stipulation Page 2

- 7. The Board Advisor in this matter may participate freely in any deliberations of the Board regarding acceptance of this Stipulation and the proposed Final Order, and may relate to the Board any knowledge and views of the case acquired during the investigation.
- 8. The Division of Enforcement joins Respondent in recommending that the Board adopt this Stipulation and issue the attached Final Decision and Order.
- 9. Respondent is informed that should the Board adopt this stipulation, the board's final decision and order is a public record and will be published in the Monthly Disciplinary Report issued by the department. A summary of the order will be published in the Wisconsin Regulatory Digest issued semiannually by the Board. This is standard department procedure and in no way specially directed at Respondent.

Respondent

Hal Harlowe, Attorney for Respondent

Arthur Thexton, Prosecuting Attorney

Division of Enforcement

Date

Date

Date

NOTICE OF APPEAL INFORMATION

Notice Of Rights For Rehearing Or Judicial Review, The Times Allowed For Each, And The Identification Of The Party To Be Named As Respondent.

Serve Petition for Rehearing or Judicial Review on:

STATE OF WISCONSIN PHARMACY EXAMINING BOARD

1400 East Washington Avenue P.O. Box 8935 Madison, WI 53708.

The Date of Mailing this Decision is:

December I, 1995

1. REHEARING

Any person aggrieved by this order may file a written petition for rehearing within 20 days after service of this order, as provided in sec. 227.49 of the Wisconsin Statutes, a copy of which is reprinted on side two of this sheet. The 20 day period commences the day of personal service or mailing of this decision. (The date of mailing this decision is shown above.)

A petition for rehearing should name as respondent and be filed with the party identified in the box above.

A petition for rehearing is not a prerequisite for appeal or review.

2. JUDICIAL REVIEW.

Any person aggrieved by this decision may petition for judicial review as specified in sec. 227.53, Wisconsin Statutes a copy of which is reprinted on side two of this sheet. By law, a petition for review must be filed in circuit court and should name as the respondent the party listed in the box above. A copy of the petition for judicial review should be served upon the party listed in the box above.

A petition must be filed within 30 days after service of this decision if there is no petition for rehearing, or within 30 days after service of the order finally disposing of a petition for rehearing, or within 30 days after the final disposition by operation of law of any petition for rehearing.

The 30-day period for serving and filing a perition commences on the day after personal service or mailing of the decision by the agency, or the day after the final disposition by operation of the law of any petition for rehearing. (The date of mailing this decision is shown above.)